

## **EXHIBIT 2**

**W. Carlon Timesheet for Time Spent on this Discovery Dispute**

<b>Description</b>	<b>Duration</b>	<b>Date</b>
Finalize motion to compel, exhibits, and joint stipulation and prepare for filing	0.4	08/12/2025
Prepare exhibits to Carlon Declaration in support of motion to compel.	0.8	08/12/2025
Draft motion to compel, and declaration of W. Carlon in support thereof.	0.9	08/12/2025
Revise joint stipulation re discovery dispute and draft motion to compel.	0.7	08/12/2025
Draft motion to compel and stipulation to extend discovery deadline.	0.8	08/11/2025
Draft joint statement re discovery dispute.	1.5	08/07/2025
Draft joint statement re discovery dispute.	0.9	08/07/2025
Draft joint statement re document discovery dispute.	0.4	08/06/2025
Review discovery responses; draft email to R. Matthews re same.	2.3	08/04/2025
Attend informal discovery conference w/ Judge Christensen.	0.8	07/28/2025
Prepare for informal discovery conference w/ Judge Christensen.	0.6	07/28/2025
Review correspondence and notes; draft email to R. Matthews re outstanding discovery and settlement issues.	0.4	07/22/2025
Confer w/ R. Matthews and E. Kwon re discovery issues and settlement.	0.4	07/11/2025
Draft meet and confer letter re interrogatories and requests for production of documents.	1.4	07/10/2025
Draft letters regarding settlement (0.7) and discovery (0.7) to R. Matthews.	0.7	07/07/2025
Review standing orders and local rules re discovery motion deadlines and formulate discovery strategy.	0.3	07/07/2025
Draft email to Judge Christensen re informal discovery conference.	0.8	06/30/2025
Review local rules re discovery disputes.	0.2	06/26/2025
Draft email to R. Mathews about discovery dispute and deposition topics.	0.5	06/24/2025
<b>TOTAL</b>	<b>14.80</b>	